therein at the time when such election ought to be made, and absent, shall not appear in court and elect, or refuse to elect to take the court to said estate, or any part thereof, as the case may be, the court to be pubshall pass an order, to be published in some convenient news- on non-appaper at least four weeks successively, giving notice of the pearance return and confirmation of the commission, and appointing person heat entitled some day in the term next succeeding that in which the said may elect, order shall be passed, for such absent person to appear in court, and make his or her election as aforesaid; and on proof being made to the satisfaction of the court of the due publication as aforesaid, and on the non-appearance of the person so absent as aforesaid, it shall and may be lawful for the person next entitled, to come in and make election in the same manner as if the person so absent had appeared and refused to take the estate, or any part thereof, at the valuation of the commissioners.

SEC. 31. And be it enacted, That if any person or persons lf an idiot, entitled to make election as aforesaid, shall be an idiot, non next enticompos mentis, deaf and dumb, or otherwise disqualified to de- tled may elect, &c. clare his or her intention, in such case the person next entitled shall be authorized to make his or her election, in the same manner as if the person disqualified as aforesaid had refused to make election as aforesaid.

SEC. 32. And be it enacted, That in all cases where an elec- Commistion shall be made by any person or persons under and in vir-execute tue of this act, or by the husband in right of his wife, and the deeds to valuation of the land of the said intestate hath been paid to the electing, heir or heirs of the deceased, by the person or persons so elect. &c. ing, the commissioners, or a majority of them, or the survivors or survivor of them, shall under the direction of the court to which the return or returns shall have been made, make and execute to the person so electing, at his expense, a good and valid deed of bargain and sale in fee simple.

SEC. 33. And be it enacted, That in case the eldest male shall If eldest not be of age to make his election, it shall and may be lawful male is not of age to for the eldest female, if of age, to elect to take the land at the make valuation of the commissioners, notwithstanding the existence election, of any male minor, any thing herein contained to the contrary male, if of notwithstanding; Provided always, that no female shall be per- elect, &c. mitted to make an election unless she shall be of the age of twenty-one years.

SEC. 34. And be it enacted, That whenever any person shall The part of become entitled as tenant by the courtesy, to any part of the real a tenant by the courtesy estate of an intestate, and the commissioners appointed in virtue to be laid of this act shall determine that the estate will admit of division, off where estate will then the said commissioners shall be and they are hereby em- admit of powered and directed to ascertain and lay off the part or portion division &c. of such tenant by the courtesy, of, in and to the said estate,